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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		A	ATTORNEY DOCKET NO.	
08/965,197	11/06/97	EJIMA		S	JA032373	
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OLIFF & BERRIDGE				SAX.S		
P O BOX 19	928			ART UNIT	PAPER NUMBER	
ALEXANDRIA	VA 22320					
				2173		
				DATE MAILED:		
					04/24/01	
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Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

,,	Application No.	Applicant(s)	
Office Action Summary	Examiner Sax	Group Art Unit	
—The MAILING DATE of this communication appe	ears on the cover sheet be	eneath the correspondence address	
Period for Reply	7-		
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET OF THIS COMMUNICATION.	TO EXPIRE	MONTH(S) FROM THE MAILING DATE	
 Extensions of time may be available under the provisions of 37 CFf from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a If NO period for reply is specified above, such period shall, by defail a Failure to reply within the set or extended period for reply will, by st 	reply within the statutory minimulat, expire SIX (6) MONTHS from	om of thirty (30) days will be considered timely. the mailing date of this communication .	
Status			
☐ Responsive to communication(s) filed on			
☐ This action is FINAL.			
 Since this application is in condition for allowance exce accordance with the practice under Ex parte Quayle, 19 			
Disposition of Claims			
Claim(s)	is/are pending in the application.		
Of the above claim(s)	is/are withdrawn from consideration.		
☐ Claim(s)		is/are allowed.	
☐ Claim(s)	is/are rejected.		
□ Claim(s)		are subject to restriction or election requirement.	
Application Papers			
See the attached Notice of Draftsperson's Patent Draw			
☐ The proposed drawing correction, filed on is/are obj		」 disapproved.	
☐ The specification is objected to by the Examiner.	ected to by the Examiner.		
☐ The oath or declaration is objected to by the Examiner.			
Priority under 35 U.S.C. § 119 (a)-(d)			
Acknowledgment is made of a claim for foreign priority	under 35 U.S.C. § 11 9(a)-(d).	
Some* None of the CERTIFIED copies of the Certified co	of the priority documents ha	ve been	
received in this national stage application from the le	stornational Burson (DCT D	uic i 7.2(8)).	
received in this national stage application from the li	•		
*Certified copies not received:	•	, , ,	
*Certified copies not received:Attachment(s)			
*Certified copies not received:	No(s)	terview Summary, PTO-413	
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U. S. Patent and Trademark Office PTO-326 (Rev. 9-97)

*U.S. GPO: 1997-433-221/62717 Part of Paper No. _______

Art Unit: 2173

DETAILED ACTION

- 1. This application has been examined.
- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-7, 12-17, 18-24, 29-34, 35-43, 48-51, 52-58, 63-67 are rejected under 35 U.S.C. 103(a) as being unpatentable over Parulski et al (5414811) in view of Nishikawa et al (5539426).
- 4. Regarding claims 1-2, see Parulski et al: the Abstract, Figures 2, 5-8, column 2 lines 40-68, column 3 lines 23-58, column 4 lines 7-24 and 39-54, column 5 lines 14-32, column 7 lines 1-40, columns 11-12. Note the information processing apparatus that stores the plurality of images and designates them based on user selection. The screen is divided into areas according to the number of images and the images are displayed. Parulski et al do not go into the specific details of the image reduction and, but do mention image manipulation and screen manipulation.

 Furthermore, see Nishikawa et al.: the Abstract, Figures 2, 4, column 2 lines 1-58. See how this

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reduces the images for proper display arrangement. It would have been obvious to a person with ordinary skill in the art to display the images as reduced in the apparatus of Parulski et al, because it would provide a convenient way using display abilities to arrange plural numbers of images in a divided screen display.

- Regarding claims 3-5, the aspect ratio of the divided areas equals that of the designated images in Nishikawa et al. The dividing means in Nishikawa et al, as well as the ability in Parulski et al, is such that the screen is divided into n^2 areas when the number of designated images is greater than (n-1)^2 and equal to or less than n^2. This is not specifically stated as having to be the way it is divided everytime, but rules are stated for image alignment for efficient display of images, and as mentioned this can be done. It would have been obvious to a person with ordinary skill in the art to divide the screen this way, because it would provide an efficient way using the system's capability to display the images efficiently.
- 6. Regarding claims 6-7, a user specified limit may be used to prohibit more than a predetermined number of images from being selected. One of the images may be selected to occupy the whole screen. See again Nishikawa et al Figure 4.
- 7. Regarding claims 12-13, images selected may be divided into two sets of screen divided displays, not all of which may be displayed at once.

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- 8. Regarding claims 14-17, the images may be larger. They may be line drawings. The appratus has a display, and may be an electronic camera or other devices with scanning capabilities.
- 9. Claims 18-24, 29-34, 35-43, 48-51, 52-58, 63-67 have the same features as above and are rejected for the same reasons.
- 10. Claims 8-11, 25-28, 44-47, 59-62 are rejected under 35 U.S.C. 103(a) as being unpatentable over Parulski et al (5414811) in view of Nishikawa et al (5539426) and further in view of Bolnick et al (5838317).
- Parulski et al do mention the possibility of a television display, which would include sound data, but neither Parulski et al nor Nishikawa et al go into specific details of sound data images and symbol representations. But Parulski et al do mention applications such as representing and accessing data. Bolnick et al however do show image symbols which represent computer resources of various types, including video and sound data implicitly. See the Abstract, Figures 1, 22A, column 2, column 3 lines 1-30, column 6 lines 28-68, column 8 lines 32-68, for example.

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Sound or other data may not have an 'image' associated with it, and is represented by a symbol.

When selected, the data is reproduced. The images are laid out according to screen dividing

rules. It would have been obvious to a person with ordinary skill in the art to include this in the

image display system as envisioned from Parulski et al and Nishikawa et al, because it would

provide an efficient way to utilize an image displaying system that lays out and divides images

efficiently on a screen to represent and access data.

Any inquiry concerning this communication or earlier communications from the Examiner 12.

should be directed to Steve Sax, whose telephone number is (703) 305-9582. The examiner can

normally be reached on M - F from 9:30 - 6:00 ET. If attempts to reach the examiner by

telephone are unsuccessful, the examiner's supervisor, John Cabeca, can be reached at (703) 308-

3116.

Any inquiry of a general nature or relating to the status of this application or proceeding 13.

should be directed to the Group receptionist whose telephone number is (7,03) 305-3800.

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